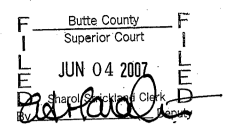
EXHIBIT 2



SUPERIOR COURT OF CALIFORNIA COUNTY OF BUTTE

In the Matter of the Application

	of) CASE NO.: 096061
Fo	or Writ of Habeas Corpus -	Order Denying Petition Or Transferring Petition
•		
The P	etition for Writ of Habeas Corpus fi ed.	led <u>May 21,2057</u> has been read (Date)
(1) T	he Writ of Habeas Corpus is denied	for the following reason:
	The vague, unsupported, and conc	lusionary allegations contained in the Petition
	are insufficient to allow for intellig	ent consideration of the issues which petitioner
	had attempted to raise. (In re: Swa	ain (1949) 34 Cal.2D 300; <u>In re Patton</u> 1918)
	178 Cal. 629).	
	Petitioner has failed to establish a pre Lawler 23 Cal. 3rd 190,194).	orima facie case for relief on habeas corpus (<u>In</u>
	Petitioner is required to exhaust ad	ministrative remedies before seeking relief in
	the courts. (In re Muszalski (1975)	52 Cal. App. 3D 500).
	Petitioner has available remedies at	S2 Cal. App. 3D 500). law that have not been exhausted.

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4. ************************************	Because it has not been adequately established in the moving papers that there
•	has been a change in the applicable law or the facts, the court will not consider
	repeated applications for habeas corpus presenting claims previously rejected.
e e	The court will not consider newly presented grounds for relief that were known,
•	or should have been known, to petitioner at the time of a prior writ previously
	denied (<u>In re Drew</u> 188 Cal. 717, 722 and <u>In re Clark</u> 5 Cal 4 th 750, 768).
_	Undue delay. Petitioner is required to explain and justify any significant delay in
	seeking habeas corpus relief (In re Clark 5 Cal. 4th 750, 764).
-	Failure to raise issue on appeal. In absence of special circumstances constituting
	an excuse for failure to employ that remedy, a writ will not lie where the claimed
	errors could have been, but were not, raised upon a timely appeal from a
	judgment of conviction (In re Walker 10 Cal. 3rd 764, 773 and In re Clark 5 Cal.
	4 th 750, 765).
-	Issues resolved on appeal cannot be reconsidered on habeas corpus. (See <u>In re</u>
	Waltreus (1965) 62 Cal.2d 218,225.)
_	The circumstances described to support the request for issuance of the writ have
	changed, thereby rendering the petition moot.
-	Other
(2	2) This Matter is transferred to the Superior Court of County.
The Cou	urt finds that to be the appropriate jurisdiction for the above-mentioned writ in that the
petitione	r is confined in County or the circumstances upon which this writ is
based ari	se out of County (see <u>Griggs v. Superior Court</u> , 16 Cal. 3D 341).
Date:	6/4/07
* * * * * * * * * * * * * * * * * * * *	Superior Court Judge

Superior Court of California, County of Butte Case 3:07-cv-05175-MMC Document 6-4 Filed 09/09/2008

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